

FEDERAL BUREAU OF INVESTIGATION

HUEY P. LONG

PART 5 OF 7

FILE NUMBER: 62-32509 SECTIONS:8 THRU 10

62-32509

Section 8

Bepartment of Justice

Office of the Assistant to the Attorney General **Mashington**

July 13, 1939

Mr. Quinn Tumm.... Mr. Tracy

MEMORANDUM TO MR. HOOVER, DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

Attached hereto is an anonymous letter dated June 28, 1939, which was mailed in New Orleans, Louisiana.

Please take such action as you may deem the above-mentioned communication warrants.

Matthew F. McGuire Acting Assistant to the Attorney

> 8/16/39 Set. 11.6.

ACH

RECORDED

INDEXED

PEDERAL BUREAU OF IN ACTOR

Eden Hardie, Jr. b v. sidiatrics Attorne Post Office Bldg New Orleans, La. Dear Citizen:-Congretulations on your sesire to investigate some of the fillsylar COVEREDIES TIMES OF PEA and WPA projects in Louisione. I trust as an old ther when the U.S. Grand Jury storted consthing lib this they generally went to the BAT, and some one lucys had several Book gives to Penn. I hope you gentleme revive the confidence in the American People by bringing so count some of those well thought of gentlemen that have become lower than the come Highway Thief. Right in our midst, we have some very startling facts to fees, BUT hope that the exposure of Dr Smith, which is only a little part of the THIRVERY will not great the U.S. Grand Jury the opportunity to MOKE SCREEN the other larger effects Take the CHARITY HOSPITAL, where the Board is falling Read of Reels to ac opt that ABORTION of ABORTIONSon the American Public. Do you know that in the plumbing and other piping parts of that building that never has a test . I mean an actual test of Water in Water Pipes and Steem and other thing been tested actually in those pipes. would say what is 15% of that cost, and when told would say, well Mr Blank, you go

Do you know that on NON*COMPATITIVE products that Dr Bel's assistant has been accustomed to say, to a Business house, "WHAT IS YOUR PRICE ?" and when told

sheed, and when you give me that amount 15% in Cash, I will approve your bill.

And do you know that these ADD-DUCTS or DE-DUCTS are split seen st the whole board, take that purchasing Agent , Dumaine, and half negro put him to the test, feed him " ICE CREAM AND CARE, like Chief Groutch says he feeds the criminals to get a coffession, and I think that you can make that BIRD flap his wings.

Do you know that Dr Bel and duAudory are the ACK-PARTICIPARTS IN the

Graft.

theirs.

But, don't leave the Jews out, like Shushan and Hart and Weise, they get

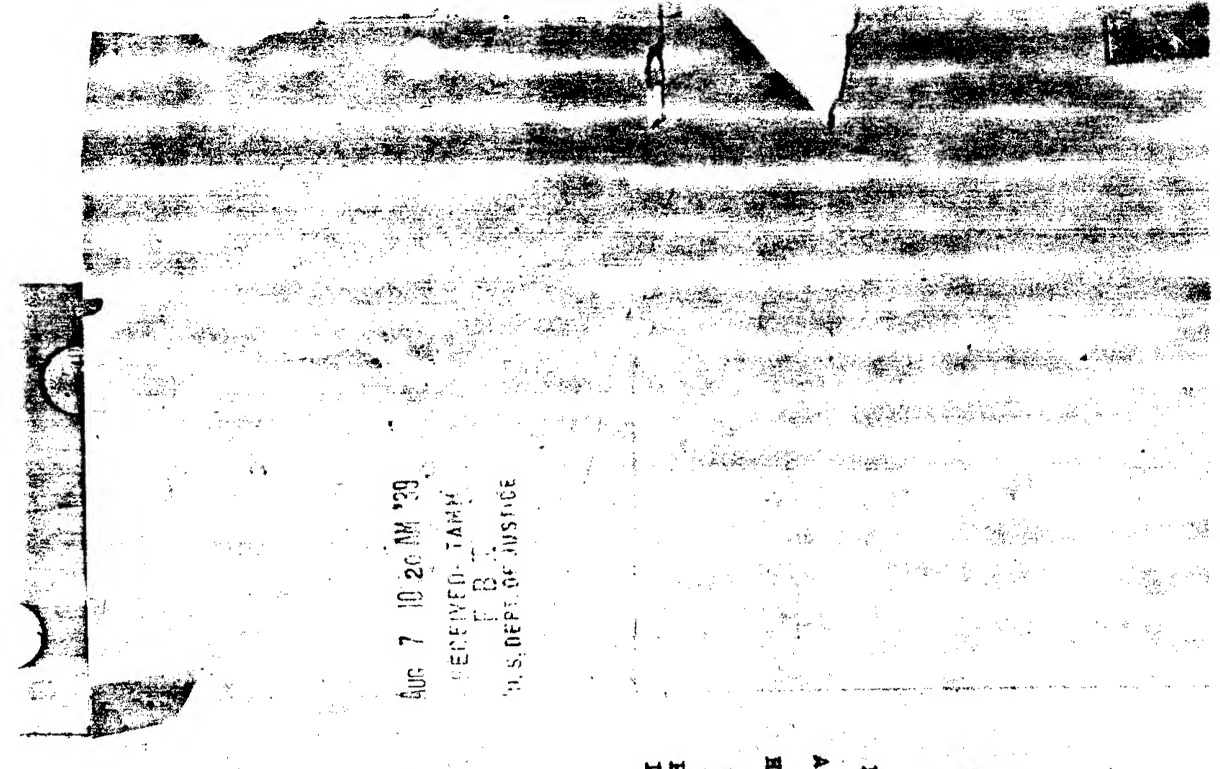
I will tell you something hot, yet, the New PEA project in Jefferson Parish, Gretne, La. the School Board split & 32,000.00 on the sites that they offer as their part of the PMA grant. And here is how it was done, taking up property for this Project, a piece of property was bought, the owner said he wanted \$ 2,000.00 they took on option for \$ 2,500.00 and paid cash down of \$ 500.00, and whn it was token in the deel for the School it were listed as \$ 12,500.00 and many more were handled the same way. Of course they will say that they did not take FWA Money but they did DATRAUD the PAA in the land values as their part of the project. And

Boys you have a large leb before you. I hope that they give you Ice Water and dir-Conditioning rooms to me in, because things on your table will sure heat up the atmosphere of your round

Now that we have an opportunity, lets cleen HOUSE.

I would cire you my man and scarces but it I did my life would not be worth the cost of having a linen suit linea. I see Mayor Maestri peld the Gov. a visit with the KING of Lottery and cambing observation in him original

Justice Archie Hi ins and his family was in on this .



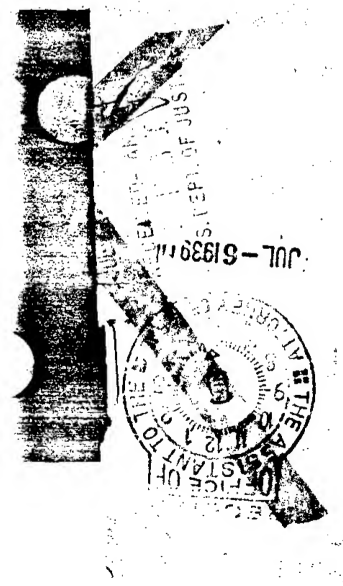
THATTERE THAT

MARGINET LET VIOSCA SILE TRACK YOU. YOU KNOW HE WANT MARGINET TO O.K. HIM FOR THE JUDGESHIP AND ROCHVELT HAS ACREE THAT HOME SHALL BE CONSIDERED UNLESS THAT HE FINE KETTLE OF FISH THAT THE PRESIDENT HAS EXCOME.

A FINE KETTLE OF FISH THAT THE PRESIDENT HAS EXCOME.

A PROSELVELT LOOKS LIKE A THIRT SHE PRESIDENT HAS EXCOME.

A PROSELVELT LOOKS LIKE A THIRT SHE PRESIDENT HAS EXCOME.



(mg)

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THERE ARE TWO CLASSES: ONE PROTECTS LIFE AND BUSINESS INTERESTS BEFORE ACCIDENTS OCCUR; THE OTHER NURSES REGRETS AND LOSSES AFTERWARDS

Winnfield, Louisiana 7-29-39.

Mr. Frank Murphy, Atty, Gen., U. S., New Orleans, La. Dear Mr. Murphy:-

er, Crowville, Franklin Parish, La. Mr. Parker is a leading citizen, thoroughly reliable, well posted, and probably knows more of the inside workings of the "machine" than any man in his parish. He is heartily in favor of apprehending and sending to prison all of malefactors, but he has little if any confidence in the state courts doing any more that the force of public opinion forces them to do. He recounted numerous violations of the law, politicalization of the relief organizations, the purchase of votes in congressional election in 1938, the padding of the payrolls with names just before the election, and after election dropping them etc.

I asked his permission to direct your attention to the matter. He assured me it met with his hearty approval, and that he would be very glad to furnish all the evidence in his possession to an investigatern, if only one should be sent to him.

The "machine" extends its ramifications into the every parish in the state. Political "machines" are identical wherever they may exist, perpetute themselves and rob the tax payer to the uttermost limit. If they are to be broken up, the federal government must do it. The states are not going to do it.

There is plenty that can be uncovered in every parish in the state, if a good sleuth is put on the job. It will require some time and not a little expense. If descratic government is to continue, and it is, these "machines" that plunder and steal "to the last drop" must be destroyed.

The relief organizations is Louisiana are honeycombed with fraud, and are employed also as recruiting stations for the perpetuation of present conditions, intolerable as they are.

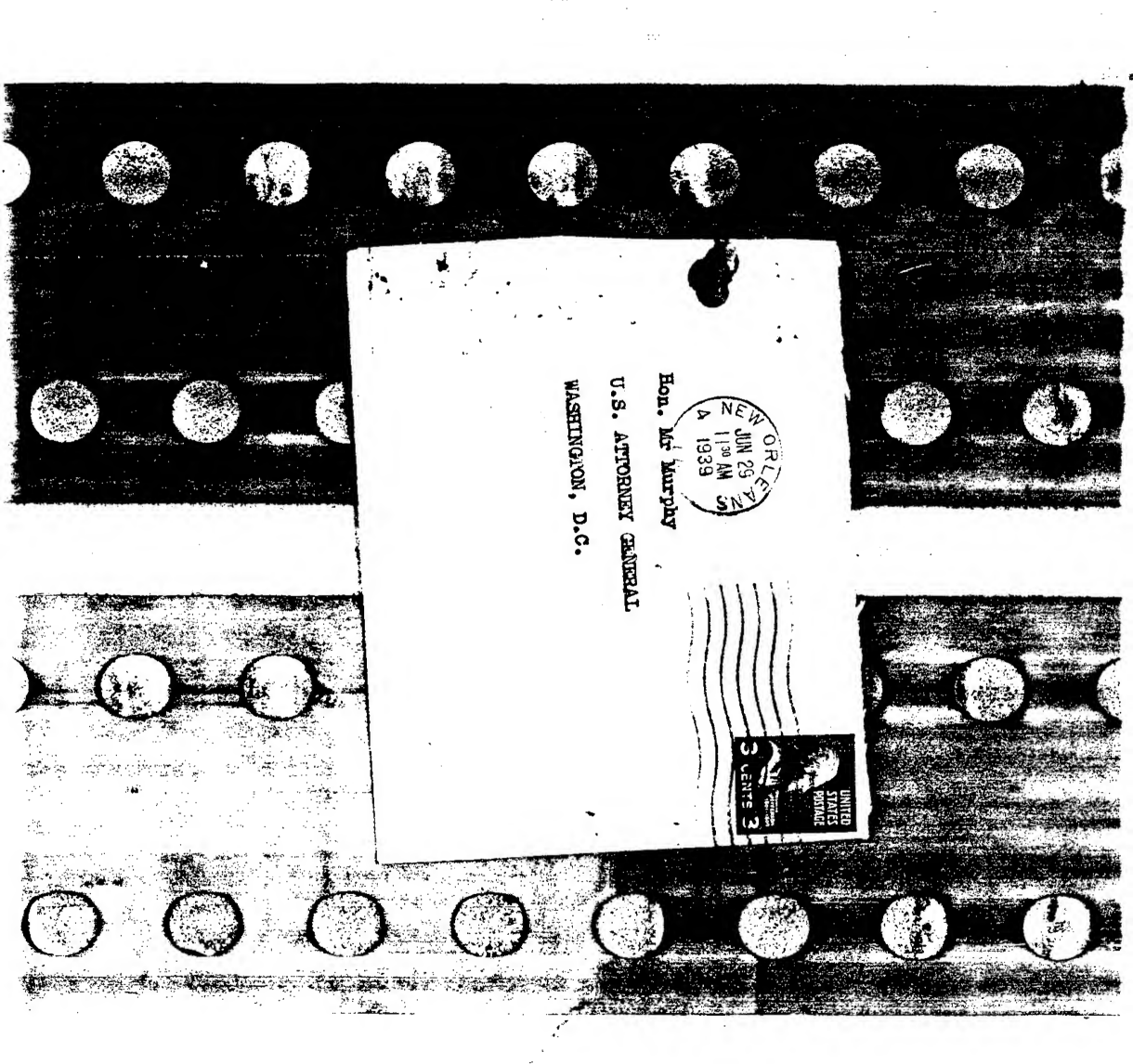
Yours truly

B. W. Bailey.

FEUERAL BUT THOS INVESTIGNATOR

U.S. DEPLEMENT OF JUSTICE

TANKS



L ted States Department of Frati

Washington, D. C.

BAT & GVC

Duy

Time: 10:05 a.m.

Augu**es 3,** 1939

MENORANDUM FOR THE DIRECTOR

I called Special Agent Dunker in New Orleans in connection with Mr. Rogge's request that the FBI investigate a certain Grand Juror.

I told Mr. Dunker you had authorized this ipwestigation and the investigation could be initiated immediately.

Respectfully,

E. A. TANK

RECORDE

FEDERAL BURGAN OF LAND AUG 4 1930 U.S. DEPARTMENT OF MARKET

#/

Harry Jacobs, Levee Board Engineer 1937-38, used WPA labor and Louisians Highway trucks to haul sand to elevate his property, about 14 months work, in St. Bernard Parish. WPA fences were bought for state park in St. Tammany Parish. Material was hauled and deposited on state park grounds, subsequently Leche and Rankin appropriated enough of this fencing to fence in a large area of their property. Leche used highway tractors, trucks and WPA labor to build pridges on his property in 1938-39. Rankin used WPA labor to build his fences and planted trees dug up from Salmen Lumber Co.'s land which adjoins his property near state park.

The Hero family in Plaquemines parish have spent thousands of dollars improving and ditching their own property. This work has been going on for three years. If A

Leche caused to be distributed to families on the Atchafalaya River carloads of gravel in exchange for subscriptions to the Progress. Every family between Melville and Simmsport were given gravel to build roads on their private property by orders of Leche to Harmus Zeringue who lives at Melville and distributed this gravel. Leche moved from New Orleans a barber and fitted him up with a house near his place to shave he and Bushan. This man wears a State Board of Health badge.

The State Board of Health has employed in New Orleans a lot of gamblers who pose as health inspectors (who are secret service men) for the administration. They have such gangs in every parish in the State where thousands of dollars of State money goes to pay these burglers. Austin Fontenot of Opelousas, Louisians, is the instructor for men so employed. Some of these gamblers leave the State of Louisiana and follow the races up North for four to six months and continue to draw follow the races up North for four to six months and continue to draw their pay as Board of Health inspectors.

RECORDED & INDEXED

Leche has received thousands of dollars to release convicts from the State penitentiary. One convict told this informant that he was released by his relatives paying \$500.00 to Leche's go-betweens in the month of May, 1939.

The informant would like to know and the public at large what became of all the oil lands donated to the Charity Hospital from the estate of Wisner and Dresser. From all accounts, a good many oil wells producing on this property, wells owned by the Texas Oil Company, are not paying any royalties. If so, who has this money? The Texas Oil Company has been drilling wells on this property back of Lafitte, south to the Gulf. What has become of all of the oil lands formerly owned by the State, which were sold to whitewash organizations in the ranks of the State officials from Noe down to the present day?

The City of New Orleans is buying asphalt that is being mined in Georgia. Two of the men interested in this concern are connected with the City administration and a third by the name of Caldwell living in Atlanta or Birmingham (not related to the local Caldwells) This asphalt is being sold to Craven & Land by these individuals at a handsomeprofit. If Hampton Reynolds and Crutcher were investigated and these shipments traced to origin and the prices ascertained for this product at origin and the price New Orleans is paying for it; you would readily see the extent of the graft.

In 1937 Leche painted the names off eight State trucks and put his name on side of trucks to haul bricks from Charity Hospital site to his home in Covington. Sushan did the same thing with Orleans Levee Board trucks to haul bricks from Charity Hospital to his home near Covington. These bricks were demolished with WPA labor. Leche also used WPA labor to haul these bricks to his home site. Leche used WPA labor for landscaping building site.

Charity Hospital foundation should have had about 9000 piles or better. A good many of these piles, or 7000 of such piles, should have been driven sixty feet into the ground but the majority of them driven at night were driven about 30 feet and cut off, with the approval of the architects inspector who is the worst crock in the State of Louisiana. In some instances the cut-offs were long enough to be used as piling. A lot of these facts can be substantiated by getting in tough with Mr. E. A. Cotton, Walnut 1760-W, New Orleans, who was the rivet inspector on the job and refused to be bribed.

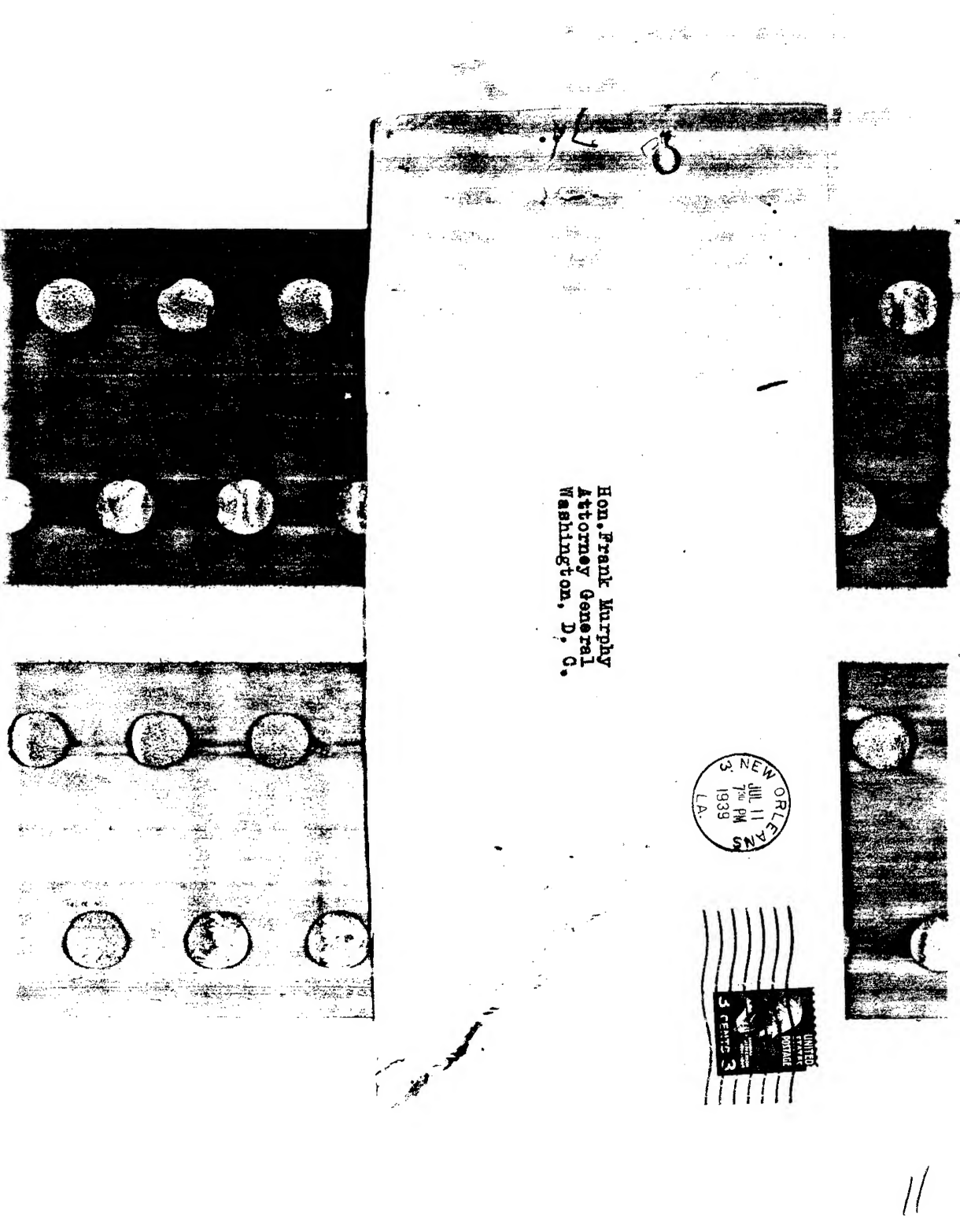
The writer hopes that you as an agent of your department will put public duty and honesty above all selfish desires and check into these various leads which are bona fide and bring the guilty to account for their deeds of crockedness and distrust.

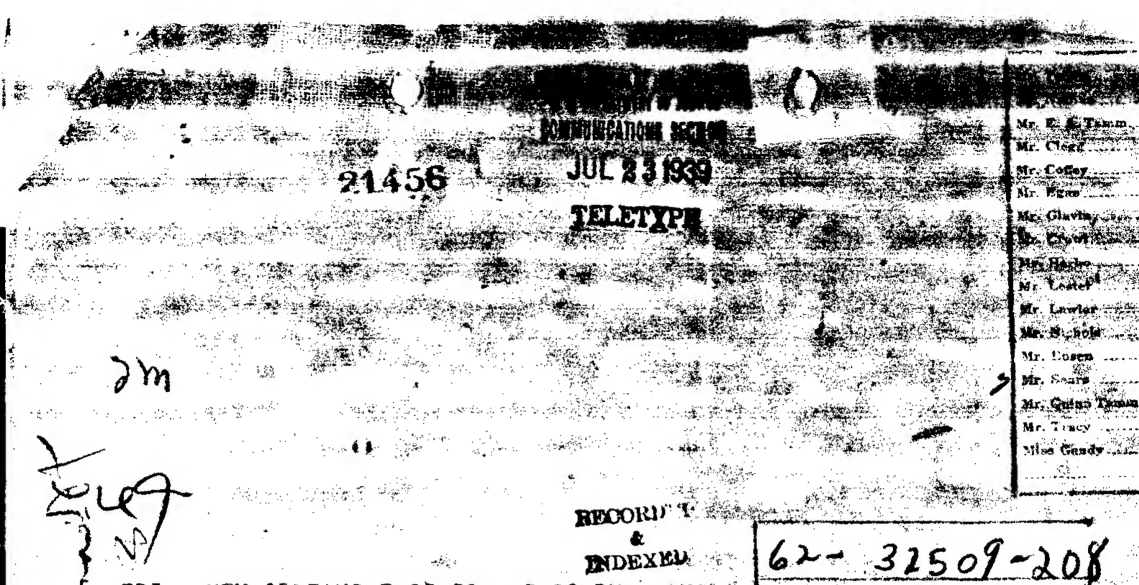
In the informant's opinion the Federal Government is a dam sight more rotten than the state government, and we hope that this investigation will bring out some future men who are honest and not traitors to their obligations. I am three score and ten years and will later on disclose my identity when the above disclosures have been acted upon. based the latter remarks on the investigations made by Viosca, the Federal attorney, when the he threw out Chester Martin's case against the State and (Federal) WPA when he made the remark that there was nothing to it. Viosca is one of the State's gang who could not make a living until he was given this position by the Federal Government. is no more fit to be entrusted with these duties any more than Leche or any other local politician. The whole United States knows that this investigation and trial is taking place between a bunch of thieves where one-half is trying the other half, and the most stupid of human beings cannot guess the results unless, as I have stated above, some of you fellows who have the opportunity keep this democracy intact and stand out as our forefathers did. However, if the men who have been indicted or implicated were found quilty and punished and proper means taken at the next election to see that the votes are not substituted, then the old gang would not drift back into office. With a fair account of things their getting back into office would be an impossibility

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because these scandals have brought out an interest in State affairs to make the least interested individual want to straighten out the destinies of our State.

afted flurre un 2,500000 bbls hat are from flexton Leve in Radership in partirership with State officere arch Kaynes raw 16000 bble douly for mostthe in forten stor oil when the allende nas 300 thes There operations made fashelle account specting weth shot fleens, Rankunter free mengement a my might disclare Lignen mis purchase of the stack at the form to company on bouts bruit pack in ty from no Here has the air haides well he durum Hon trouk Mungh AUG





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FEDERAL BUREAU OF INVESTIGATION

JUL 25 1939

DIRECTOR

LOUISIANA STATE OFFICIALS, INFORMATION CONCERNING DEPERTMENT OF JUS

CHRISTENBERRY, FORMER SECRETARY TO HUEY P. LONG AND BROTHER OF ASSISTANT U. S. ATTORNEY HERBERT CHRISTENBERRY AT NEW ORLANS,

APPOINTED SECRETARY TO GOVERNOR EARL KALONG, EFFECTIVE TOMORROW.

A. B. PATTERSON, HEAD OF NEW ORLEANS PUBLIC SERVICE, INC., OFFERED POSITION PRESIDENT OF NEW ORLEANS DOCK BOARD, FROM WHICH POSITION SEYUGUR WEISS RESIGNED JULY TWENTY FIRST. DR. CLARENCE LORIO PRESENTLY

UNDER INDICTMENT IN STATE COURT RESIGNED FROM POSITION PRESIDENT LOUISIANA STATE MEDICAL SOCIETY AND DR. D. B. BARBER, FORMER VICE

PHE IDENT, APPOINTED PRESIDENT. GAMBATIG ESTABLISHMENTS IN NEW ORLEANS ALPORTED CLOSING, BUT REASON FOR THIS PRESENTLY UNKNOWN. W. T. ATTIME,

FORMER HEAD OF IDENTIFICATION BUREAU, LOUISIANA STATE POLICE, AFROINT OF

CHIEF OF BOWER POLICE AT PLYON ROUGE LATE YESTERDAY.

SACKETT

EID

UK FBI TADE DO SRN

1

Hen. Frank Murphy. U.S. Attorney General of the United States of America Washington, D.C.

Dear Mr Murphy:-

On May the 29th,, you were in New Orleans in company with Mr J.

Edgar Hoover, the Great ACE of Criminal Detectors.

Tou on that occasion spoke to the newspaper men, as to the sure RECORDED & INDEXED for the evils of Democracy.

On May the 50th., the N.O.Daily States carried an editorial that /

hit the spot of the common people of this State and the W.S.

Since that time with credit to the same paper and its/horning associate the Times-Picayune there has been uncovered a small part of the crime that is carried on by the HIGHER-UPS in this state that is the Pelitzgian and of the business people and merchants as well as the people interested in Gook clean government while they look with discust on the manner of operation they fear the personal results if THEY DARED TO OPEN THEIR MOUTHS

It would seem that now the U.S. Departments are in on this investigation, BUT.... will it be another waste of money? Some years ago the Gov'my, while you were in Michigan as their Govenor, made a minute investigation on some of the vice and curruption in this state, BUT what did it amount to ---one Jos Fisher went to Atlanta for a short while, a small fry BUT .. what ...

became of those others that were more guilty?

Nelson Bros, Abe Shushan, Semour Weiss and other thaty were not brought to light..... You should well know for the records are in Washington under the Title:- THE SECOND LOUISIANA PURCHASE and who was the instigator of this greater crime,..... Mr Roosevelt. For their Congressmen's and Senitors vote on his New Deal Schemes he had that weakling of a Dist Atty non-pross the criminal charges but the civil charges (change of money) was collected. You know Jesus Christ drove the money changers out of the TEMPLE, would it not be interesting to have this great act re-enacted.

Now, the people are now thinking and expressing the though that you will get ORDERS to soft petal the investigation now being sarried on by the

several departments.

However you must be congratulated on your first brave act; of refusing to hand over to the State District Attorneys your files on the charges that you have against these criminal much worste that any Dillinger, Capone or Karpis.

Your District Attorney is first a weakling of the first water, and surrounding him are a crew of appointments at the behest of one BOB MAESTRI who to-day and since this investigation have been taking such information that they can get in their efficial connection and are passing it on to the HIGHER-UPS like Maestri and his gang of WHITE COLLAR THUGS. Therefore if you ever expect to reach a reasonable point of actually doing things with these criminals you had better stop the leaks out of your New Orleans District Attorney's office .

Talfking about "DE-DUCTS" Mr Tom Hill the former collector perhaps don't know became tired of collections and not getting his so he last year made . raid on that Safety Deposit Box, and is reported to have taken about \$ 350,000.00 and after being away for several weeks returned as tolk the gang, Maestri and Leche and Weiss that he was there what the hell were they going to do, and dared them to failto pay his salary check of \$1,000. 00 per month. Tom Hill told them then that The had a record of everything and that if they "BUMPED HIM OFF" that a certain person would sell to the papers the entire facts that would not look good in PRINT.

Talk about PWA and WPA investigations, why not look into the painting of the Maestri property on Orleans Ave and the Cave New Home and the Pratt new home all have been guilty and by the way the Semour Weiss Dairy at Paridis, La. all constructed on WPA material and labor.

Shushan and Weiss I hope have not bought you and the others over they are likewise users of FWA and WPA material and workmen.

Talk shout investigations, that so results to be present the first later of the count of the count, in fact make the R ROSKING WAS COLSUMATING THE 2nd LOUISIANA PURCHASE AND LECHE WAS HIS EDUTATION.

YOU SPOKE OF VICE, GAMBLING AND CRIME IN THE PARTISAN POLITICS... WELL did you know WHY.... Mr Guerre chief of the State Folice Insisted that his criminal Murphy Roden (Webster Dictionary says this work means "RAT") be the one to bring back Dr Smith, well here is the facts..., they knew that the Air-Saip only held four people, and that Dr Smith's wife would be brought back in their AUTO... and WHY.... because RODEN (RAT) intended to return with Smith and in the trip up in the Air he RAT "RODEN would abuse and curse Smith and it would result in Smith being thrown over board and then claim that Dr Smith leaped from the plaine. The gang fear Smith talking, and right now Smith knows that his life is surer in JAIL than on the streets of any town of Louisiana.

RODEN (RAT) and Messini now the Clief of the Dock Board Police killed Huey for the gang and they would not stopat anything where they could stop a wagging tongue

WILL THIS BE ANOTHER OR 3rd. PURCHASE OF LOUISIANA, YOU KNOW THESE UNDERSE WORLD CHARACTER LIKE MAESTRI THE CHIEF CONTACT MAN OF JIM FARIEY AND ROOSEVELT WILL STOP AT NOTHING.

THE RESULTS OF THIS INVESTIGATION WILL BE THE MAKING OR BREAKING OF THE NATIONAL DEMOCARTIC PARTY IN 1940.

Two years ago when the TBI was on the heel os the BOPE RING and would have had to arrest Mayor Maestri, why was the whole TBI crew called off?

Pressure from Washington.

The government, are in other words, he hadn't divided the loot sit because he had failed to pay his income of seed blo out thes it moligities wed foliad mergina spont Esmphus, nothing shout that Washington said sothing about racketeerstaff to fail; but all of us should remember spaces, and so the crooked old man was justify are of Arrahington to deatroy his political The pational administration. It was the deelled that Mr. Pendergast was being fought ed what happened to bim. It must be re-He spoke of Mr. Pendergast in Kansa; City

warming been followed by action. statuse only in tsolated cases has Mr. Murphy's sound and an inconsistent rattle to them bebiting on the body politic; but there is a hollow Festorday ring true as to the effect of gamgassito well at beteted in New Orleans

and even we men, are being educated. our girls, our daughters and zisters, our wives, than did the oidtime slots. But then our boys, chines now intest the city to a greater degree tellectual exercise, we should say. These mahow to put a bell in a round hole-great indo You pay for your education in learning occasionally paid off, pinball machines seldom known as pindell machines. A slot machine substituted those so-called educational devices the slot machines, but in their places were ed in New Orleans, Robert Maestri Killed A Muriby corresponds to the lottery as conduct-The numbers racket as designated by Mr.

ernmental atructure." pardon boards, corruption of the whole govof the courts, corruption of the parole and collows is corruption of elections, corruption itics, these overlords of vice and crime, What -they make their alliances with partisan polgambling houses, with their old familiar games simost stumble over them on the streets. The in certain places in America that you can slot machines, the devices that are so thick gambling includes the numbers racket, the divisions of prostitution and gambling. The amassed by vice, I divide vice into the two ment is corrupted. It starts with slush funds, "There is no mystery about how govern-

state and city corruption, said:

Mr. Murphy, in his word picture of national, the forces at its command. and racketeering, Washington will, with all suthorities do not move against gambling, vice and strike hard. He indicates that it local ernment as presently constituted will strike He reassures America that the federal gov-

vive the onsiaughts of the dictatorships of United States of America, stand up and surpolitics, can democracy, exemplified by the ing vice, gambling and crime from partisan Mr. Murphy believes that only by dissociat-

great American purge for clean government to New Orleans newspaper men yesterdsy, the ney-general of the United States, who talked ACCORDING TO FRANK MURPHY, attor-

- Tarest Thou Then-

made by the coveraged on vice and corrupt the one little tob would have mor der calledo parte date ils bear phose against the administration are prosecuted income in living to obest to Ame those with the Abministration by their income taxes and go on their devastating way, We hope, however, that Mr. Murphy is sincers in his effort to stamp out municipal. State and national corruption by killing at the founthinold the gambling bars of America.

Mr. Murphy talked yesterday in a city fac miliar with all kinds of gambling and all kinds of ballot box stuffing. If he is sincere in his effort to stamp but the cause of corruption, he could have thrown a rock from his window and smashed the windows of several gambling halls, one of them the biggest in the South He could have taken a ride around the city and played all kinds of gigs and saddles in wit kinds of lottery shops, from the tiny hole in the wall to the palatial rooms where the Lords of Chance preside.

He could have walked along the streets and heard the call boys tell when the ponies were off, and how they progressed as they dashed around the ovals throughout America, This information was furnished them by a nationwide news service which circulates such information in all cities throughout the country.

If Mr. Murphy is a good detective, and incidentally he had the head G-man, Mr. Hoover. with him, he could have learned how, here in New Orleans, bookmakers are charged a certain amount for race-track service, and only a part of this money finds its way into the pockets of the owners and operators of this service. Where the balance of the money goes is a mystery; but, since the race track closed, there have been no handbook raids by the police.

How forgetful we are! Mr. Murphy, if he had toured the city in quest of information regarding gambling and vice, he should by all means have met the dark-skinned "Mr. Beansie," who could have told him lots of things if he had been so inclined about gambling operations in New Orleans, and about his alliances with certain white political big shots.

If Mr. Murphy had cared to take a ride to adjoining parishes, he could have seen many palatial gambling halls. He could have seen a parking lot for automobiles connected with one of these resorts, which was paved with state gravel, tar and sand, the work done by state employes, and the confract expedited by the use of state trucks and machinery.

Mr. Murphy could have had photographic proof of this job and for which no one has been punished.

and so we say to Mr. Murphy, If you I HUNER IN SPECIAL CHAPTER AND THE auss of political corruption, yesterday lewed a splendid field for your commont Boekvor

Quoting something or other, somebody ther, may be it was Sir Walter Scott in 'Th edy of the Lake," and peraphrening the wall a little!

"And darest thou then to beard the the le his des. 1944 * The gambler in his hall?"

62.32509-208

PROCESS. SECTION OF INTESTICAL OR.

L. A. SECTIONS SECTION

JUL 22 1939

DECODED COPY

Mr. F. Arama
Mr. F. Arama
Mr. Codey
Mr. Codey
Mr. Egen
Mr. Glavin
Mr. Crowl
Mr. Crowl
Mr. Harbo
Mr. Lester
Mr. Nichols
Mr. Rosen
Mr. Sears
Mr. Quint Tamm
Mr. Tracy
Miss Gandy

FEI NEW ORLEANS, LA.

JULY 22,1939

710 PM TM

DIRECTOR

LOUISIANA STATE OFFICIALS INFORMATION CONCERNING. FEDERAL GRAND JURY NEW ORLEANS RECESSED UNTIL MONDAY WHEN THEY ARE SCHEDULED TO HEAR TESTIMONY RELATIVE JAMES MONROE SMITH BOND TRANSACTIONS AND TESTIMONY IN HOT OIL INVESTIGATION. O JOHN ROGGE LEFT FOR WASHINGTON TODAY SCHEDULED RETURN NEW ORLEANS ON THE TWENTYSEVENTH. HILLERY J GAUDIN ASSISTANT U S ATTORNEY NEW ORLEANS HAS AGREED TO RESIGN. SEYMOUR WEISS HAS RESIGNED FROM PUBLIC OFFICES HELD.

B. E. SACKETT

END

OK FBI WASH DC JPO

RECORDED

FEDERAL BURBAU OF INVESTIGATION

JILL SER 1933

U.S. DEP. PT. MISTRICE

WHICH INVESTIGE

Enclosure

storney General under date of June 12, 1989, from Shreveport, Louisiana, for reference to the Paises blates at New Orleans, Louistanas

Very truly yours,

John Edgar Roover

Mr. Nathan Mr. E. A. Tan: Mr. Clogg .. Mr. Coffey Mr. Egun Mr. Glavin Mr. Crowl Mr. Harbs Mr. Lenter Mr. Lawler Mr. Nichels Mr. Rosen . Mr. Sears Mr. Quinn Tuta Mr. Trace

Miss Gandy

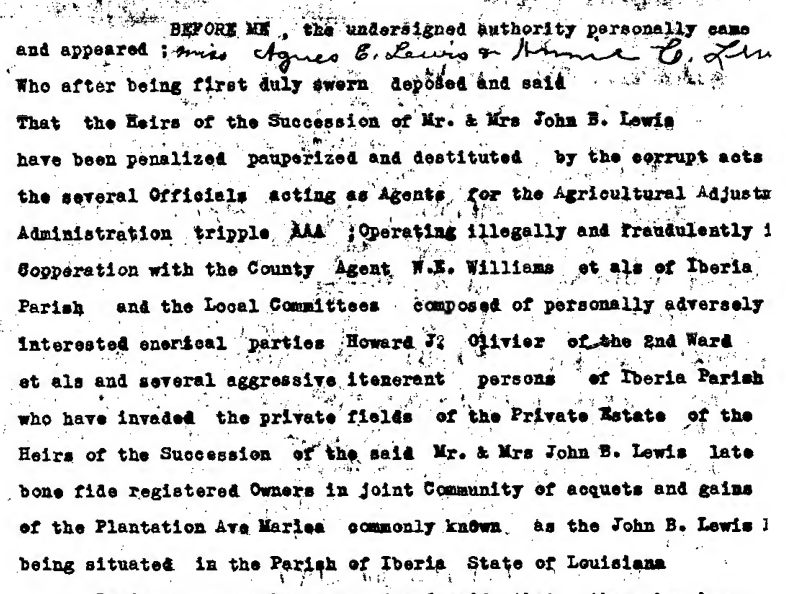
Mr. Tolson

COMMUNICATIONS SECTION MAILED JUL 1 2 1939 COPPLED ENGIUS INVESTIGATION BU. S. DEPARTMENT OF JUSTICE BU.

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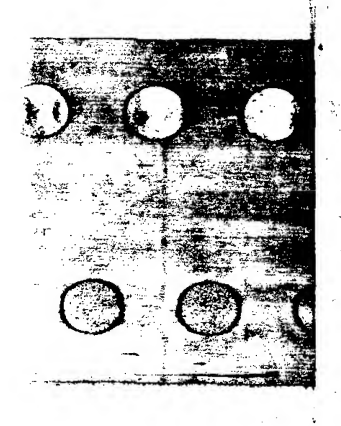
HILLERA BURGALI OF INALISTICATION VUL 13 1939 U. S. DEPARTMENT OF JUSTICE

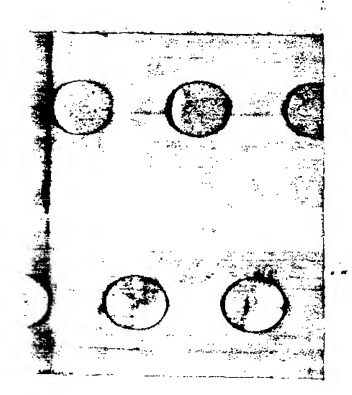
PARISH OF EAST BATON ROUGE



further deposed and said that there has been Deponent repeated acts of violences and depridations committed on said Fam which has been illegally and unlawfully invaded by discriminating unjustly by virtue of the Tripple AAA and its duly authorized Ag aforsaid and in which special mention is made of one F. W. Spencer of lawful age and a resident of the Parish of East Baton Rouge and being designated as the Administrative Agent at the L.S.U. of the who with one Marcel J. Voorhies of the Sugar District of Louisiana have deliberately systemetically wilfully feloniously knowingly a intentionally misused the name of the Hoirs of the said Estate and name of the Succession of Ar. & Mrs John B. Lewis No. 2918 & 2525 & purported fraud estate 5487 of Miss Alberta Lewis with intent to d and have defrauded the " TESTATE ESTATE & SUCCESSIONS # 2918 - " ! of which the Beneficery Heirs and joint coowners are the sole Credit And that there has been maladministration of Federal Government Cane benefit Funds and a demand is made for a probe and investigation of fraud and illegal acts committed by said persons et als desguised and which has been a monopoly of trade in violation of the Anti Tra All against the Intent of the AAA & Other Federal and State Laws of

Sworn to and subscribed before me this must agree 6 fee





LEE SCOTT CAMP N Return Receipt Revested Fee Paid Department of Conisiana REGISTERED United Spanish War Deterans BATON ROUGE, LA. mis agnes E. Lewis . new Orleans La Department of Justice to gen Delwery Mr. Frank Murphy Attorney General Washington

the state of the s



New Orleans, La. July 14, 1959.

Pederal Bureau of Investigation, Washington, D. G.

Ro: MONTE EX HART; ot al; MAIL FRAUB

Re: LOUISIANA STATE OFFICIALS; Information concidenting.

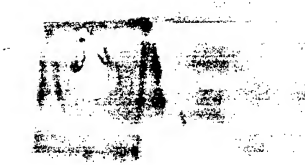
Dear Mr. Hoover:

For the past two days I have been trying to obtain so coherent, concise details relating to the mail fraud case which U. 8. Attorney VIOSCA believes exists against the above named individuals and which he considers the most important case to have indicted and prosecuted at this time, as mentioned in my teletypes.

It was almost an impossible task, since there have been no reports submitted as such, the various Assistant U. S. Attorneys have conducted inquiries relative to the matter, as have agents of the Internal Revenue Service and various persons have testified before the Grand Jury, the transcript of testimony not having been completely written up. It was not possible to get the details from any one individual, since none of this information or evidence had been correlated and existed principally in the minds of the verious officials rather than in writing.

After some Insistence on my part, MR. VIOSCA had the Internal Revenue agents submit a summary of all of the work they did on ... this case, and also submit to MH. VICSCA copies of the statements they had taken from those defendants and prospective witnesses in connection with this matter that they have interviewed. I secured copies of these statements and I also secured the transcripts of the testimony which was already written up concerning the testimony of some of these people before the Grand Jury, and also had Special Agent WEEKS in addition to myself, interview the various Assistant U. S. Attorneys to try to secure as meny facts as possible concerning this case. PECORDED & INDEXED

Based upon all this conglomeration of information; the last of which we did not succeed in obtaining until 6:30 tonight, we have attempted to prepare a summary report, as closely as possible to it.





age 3 - Director

July 14, 1930,

that which we would proper based upon our pen investigations, in the effort to give you as nearly as we can determine from these sources aforementioned the details of the alleged scheme to defraud, the use of the mails, the substance of the indictment proposed to be returned by U. S. Attorney VIOSCA, the names of the apparently necessary witnesses, the apparent substance of their testimony, together with a summary of the information apparently furnished by the subjects at the time they were interviewed by agents of the Internal Revenue Service.

investigation whatsoever concerning this matter. It will be seen from the summary that there are a number of instances wherein the identity and details of the testimony of necessary witnesses are not known. It is entirely possible and probable that there are other necessary and important witnesses who should be listed as witnesses, however, the identity of such persons is not known to us, and is not included in any of the written matter obtained by us or in any of the oral information furnished us.

In addition to the Bureau's copies of the summary report submitted in this matter by Agent WEEKS, I am enclosing for your information herewith the following:

- 1 Copy of a report from the Acting Special Agent in Charge of the Internal Revenue Service dated July 14, 1939, to the U.S. Attorney, summarizing his investigation.
- 2 Copy of a proposed rough draft form indictment which U. S. Attormay WIOSCA expects to have returned in this case by the Federal Grand Jury.
- 3 Copy of a memorandum of U. S. Attorney VIOSCA dated July 13, 1939, from Acting Special Agent in Charge FRANK W. LOHN of the Internal Revenue Service.
- 4 Copy of a statement obtained by Special Agents of the Internal Revenue Service from M. F. HART dated April 14, 1939.
- 5 Copy of a statement obtained by Internal Revenue agents from M. E. HART dated July 12, 1939.







- 6 Copy of a statement obtained from JOHN MORY ADAMS by Internal Revenue agents dated July 12, 1939.
- 7 Copy of a statement obtained from LECH C. WHIRS by Internal Revenue agents dated July 15, 1939.

Bome of the statements described above contain information and refer to income tax matters and other matters not involved in this mail fraud case, however, they are being submitted for your information to show the complete details obtained from these persons. These are the only copies of statements obtained by the Internal Revenue Agents which are in my possession.

I am not sending you the transcript of the Grand Jury testimony given by the persons who testified before that body relative to this mail fraud scheme. In the first place, only a portion of this testimony has been written up, therefore, I cannot furnish a complete testimony of all witnesses. Secondly, the testimony which has been written up has been analyzed and pertinent substance included in the summary report, also I do not believe it safe to send such testimony unless it is registered, since the Grand Jury has now returned any indictments as yet and it is too late to register it to night. If you desire this testimony I will be glad to furnish it after all transcripts have been completed and you request same.

Some of the information furnished in the summary report as set out under the names of verious witnesses was obtained from a perusal of this Grand Jury testimony, since written statements allegedly made by those persons were not available to us. However, the summary report does not show in any manner that the Grand Jury testimony was available to us or that the summarized or included in the report in any manner.

and the probable witnesses available to prove the mail fraud offense. Your authority is requested for me to furnish a copy of the
summary report of Agent WEEKS to the U.S. Attorney at New Orleans
for his information and assistance in connection with this matter,
since this summary report is, to my knowledge, the only written report of any kind or description which even attempts to summarize
the whole situation and set out the witnesses necessary to prove

22

Same and what they say testify to.

Sincerely yours,

S. E. Sackett,
Special Agent in Charge.

1308 Masonic Temple Building, New Orleans, Louisiana

August 1, 1939



Honorable Rene Viosca, United States Attorney, New Orleans, Louisiana

Dear Mr. Viosca:

RE: LOUISIANA STATE OFFICIALS Information Concerning

For your information and such attention as you deem appropriate, I am enclosing herewith a copy of a memorandum which is unsigned, but which was prepared by an attorney in New Orleans whose name is unknown to me, dealing with the law concerning the issuance of Orleans Leves Board bonds. This memorandum was given to me in confidence by Mr. Clark Salmon, Managing Editor of the Item-Tribune newspapers, who received same from an attorney whose name he did not disclose.

It was Mr. Salmon's thought that we might be interested in this information in connection with any investigation which may be or is being conducted concerning subject matter.

Very truly yours.

B. R. SACKETT. Special Agent in Charge

Enclosure
BES: sh
#62-978
cc Bureau - Enclosure

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INDEXED

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The Sunday edition of the Picayune carries a copy of the "offer" of Newman Harris to the Levee board to undertake the refunding work. The Levee Board "accepted" the offer, as will be noted at the bottom of the offer. If the "acceptance" of the offer constituted the "resolution" as required by law, was this "resolution" submitted to the Governor and the Attorney General for their approval, as required by law? If the amount of fees was indefinite, was not this in itself a violation of law in that the Act referred to in the attached memorandum requires that the compensation be "designated" by the Governor and the Attorney General after a full explanation of the reason for the employment of special counsel or for rendering "special services"?

The offer of Newman Harris should be carefully read and studied in relation to the attached memorandum. But note the word "employment" in that offer, the engagement to be for special services.

Act 125 of 1912 as amended by Act No. 541 of 1938 specifically provides that no special attorney or counsel shall be employed by political sub-divisions of the State, including the Orleans Levee Board with additional compensation therefrom, but said Board or political sub-division may employ special attorneys or special counsel "in the event it should be necessary to protect the public's interest.... on the joint written approval of the Governor and Attorney General of the State (and said Boards or political sub-divisions may) pay only such compensation as the Governor and Attorney General may designate in said written approval, the said approval to be given only on their discretion of the application of said Board.... by resolution thereof setting forth fully the reasons for the proposed retention or employment of such special attorneys or counsel and the amount of the proposed compensation, provided the Governor and the Attorney General shall not ratify or approve any action of such Board in employing any special attorneys or counsel or paying any compensation for special services rendered, unless all formalities as provided by this Act as to resolutions, etc., have been complied with.

The Attorney General of Louisiana under date of October 19th, 1934, rendered an opinion that the Parish of Livingston (a political subdivision of this State) has no authority to employ a person who is not an attorney at law to render legal services necessary to the refunding of certain bonded indebtedness of that Parish, setting forth his reasons as follows:

"1. Let 202 of 1932 prohibits anyone who is not a natural person, duly and regularly licensed and admitted to practice law by the Supreme Court of this State, from practicing law; and the procedure necessary for refur in bonds would be practicing law within the definition of the practice of law contained in that Act.

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1 2 - 325



"2. Under Sections 2 and 3 of Act 125 of 1912, the Police
Jury may not employ special counsel until it is made to appear
by a resolution of the Police Jury that there is a real necessity
for such employment, the resolution stating fully the reasons for
such action and the compensation to be paid, and to be spread
upon the minutes and published in the efficial journal; and
until the Police Jury has obtained the joint written approval of
the Governor and the Attorney General, who shall fix the compensation to be paid."

This act was upheld by the Court of Appeal of the Parish of Orleans, Judge McCaleb speaking, in the case of an insurance agent who sought to adjust an insurance claim under a contract for such special services to be rendered to the beneficiary of an insurance policy. The Act is known as the Act defining the practice of law. "It specifically prohibits the solicitation of legal business either for the benefit of the solicitor or for an attorney or attorneys".

"7410. Violations of act by attorneys and members of boardspenalty .-- The District attorneys who shall refuse or wilfully fail to perform the duties required of them by this act or wilfully fail to render faithful and efficient services in such regard shall be deemed guilty of malfeasance and gross misconduct and removal from office in the manner prescribed by law, and the members of police juries, parish school boards, and state boards or commissions aforesaid, who shall violate any of the provisions of this act, and any attorney or counsellor who shall knowingly accept such prohibited employment or compensation shall be deemed guilty as principals of a misdemeanor and on conviction sentenced to pay a fine of not less than twenty-five dollars (\$25.00), nor more than two hundred and fifty dollars (\$250.00), and imprisoned for not less than ten (10) nor more than minety (90) days and in addition thereto the members of such boards or commissions shall be deemed guilty of malfeasance and removed from office in the manner prescribed by law, if elected by the people, and by the governor or other prescribed authority, if appointed. (Acts 1912, No. 125, 4)".

(While levee boards are not specifically included in this Section, unquestionably the word "aforesaid", as it appears in the Section embraces the wording "including levee boards" as the same appears specifically in Section 1, quoted in part above.)

"7411. Special services for officers by attorney general.—
The governor may in his discretion require and direct the attorney general to render any police jury, parish school board, or state board any special services in any matter and when deemed necessary in the case of a state board or commission to assume full charge and control of all legal proceedings relating to such matter. (Act 1912, No. 125, 5.)"



(Note, the same conclusion set forth in the foot-note on the section quoted doubtless applies to this section of the Act. From the last quoted section it may be observed readily that the Governor may direct the Attorney General to render to any of the boards named in the Act "any special services in any matter", and to go farther and "assume full charge and control of all legal proceedings relating to such matter". The attorney general in the opinion above cited specifically denoted all refunding proceedings of political sub-divisions as "legal proceedings", which are promitted from being handled by any one other than attorneys at law. The Levee Board had and has regularly peid attorneys. Where were these attorneys and what services did they perform in the refunding "to protect the public interest"?)

The following questions are pertinent to the refunding of the Orleans Levee Board, a discussion of which has appeared in the local papers:

- 1. Who are the regularly employed legal counsel of the Orleans Levee Board?
- 2. What special counsel, if any, were employed by the Orleans Levee Board?
- 5. Was special counsel compensated over and above the fee paid Newman-Harris and Company and in what sum?
- 4. If Newman-Harris agreed to pay special counsel out of their fee who were and are their counsel and how much were they paid?
- 5. Was a formal resolution employing Newman-Harris and/or special counsel passed by the Orleans Leves Board and approved by the Governor and Attorney General as required by law?
- 6. Did the State Bond and Tax Board approve the refunding?
- 7. Assuming that the State Bond and Tax Board did approve the refunding, was a copy of the refunding resolution submitted to the State Bond and Tax Board pursuant to their practice or requirement set up by that Board since its inception?
- 8. If the Levee Board submitted its refunding plan to the State
 Bond and Tax Board in 1936, both ex-governor Leche and Governor
 Long then were members of that Board and were required by law
 to approve or disapprove the refunding plan. How now can either
 of them say they "don't know anything about it"?
- 9. If the resolution employing "special counsel" or for the employment of anyone to render "special services" was not submitted to the Governor (Leche at the time) and the Attorney General (Porterie at the time) was not the afore-cited Act (125 of 1912) violated by ignoring its provisions and requirements?
- 10. If the resolution for employing special counsel or for rendering

"special sérvices" was submitted to the Governor and the Attorney General, did those officials set the fees at \$449,000,007 Under the Act (125 of 1912) they are required to "designates" the mount of compensation to be mid-

7 on 19 70 Im sister, uns & toms looning oun / theday coursed to you your nu werstyst altention tur of which med all no own which is tron in The united! Annal Holms

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However course an institute of atrios to be made

ACH: AI 62-32509 - 3 0 6

August 4, 1939

RECORDED

Wiss Agnes E. Levis General Delivery New Orleans, Louisians

Dear Miss Levis

This will acknowledge receipt of your letters dated July 11, 1939, addressed to Ronorable Frank Surply, Attorney Ceneral, which have been referred to this Duress for attentions

I wish to advise that the information as contained in your letters is being referred to United States Attorney Rens A. Viosca, at New Orleans.

Very truly yours,

John Edgar Hoover Director

cc - New Orleans

COMMUNICATIONS SECTION

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★ AUG -4 1939

EDERA BUREAL OF INVESTIGATION.

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E. A. Tami

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Coffey

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Mr. Nicl Mr. L. . . Mr. So.

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7/4/1939 Department of Justice For The attorney general Office Dear mer murply: well you please soud an effectent honest trustworthy investigator at ance to probe & also sivestigate the cruel subuman unparalel fraudulent acts I miseouduet of agents acting under the color of the acaiaes Is we the Hours of the succession of 62-32509-206 Mrs John B. D demand, that the AUG 78-1939 museonduct of the authorized agents of So please send some one to mirestigate these complain as me have suffered & are Retfering vireparable injury

Department of Justice Office of the Assistant to the Attorney Seneral Washington

August 7, 1939

Wiss Gandy Harfur

Mr. Rosen

Mr. Quinn Tamm

MEMORANDUM FOR MR. HOOVER, DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

There is attached an anonymous letter, together with three newspaper clippings, relative to certain alleged conditions that exist in the State of Louisiana, for whatever consideration you may deem appropriate.

Marchew F. Mulmina

Matthew F. McGuire Acting Assistant to the Attorney General

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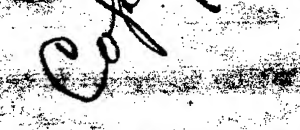
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ENDE: 62-32507-2051

(e) 33

Mr. O. John Rogge, Asst. Mew Orleans, Le.

Dear Mr. Rogges



113-3139W I have given you plenty of real dope but here is one of greater importance to you than any heretofore.

There is a man on the present Pederal Grand Sury named SPEED, who is connected with the Mundet Cork Co. He is giving Valuable information to Seymour Wels, Maestri and the big political figures here. This man Speed has sold big orders for cork and floor coverings made by his firm, also corks, etc. to the new Charity Hosipital and I am reliably informed it was a shady deal and a kickback in money. The political gang have this over him and he is talling them plenty of what goes on in the Grand Jury. The name is Speed, on the present jury. If you watch him and follow his footsteps and plug his telephone you will learn plenty. This is real true facts.

Now the matter of the bribed Snushan jury that was bought and who acquitted him of income tax frauds. The Negro doctor is named Seque. and has an office in the 2200 block on Dryades St. You people must have been working on this case because Shushan phoned the Negro doctor and told him not to do any talking to anyone until he saw him. The other man is named Ames, and he lives on Milan Street, He got a new Cadillad car and some cash. The third juror is named Roger Hutchison, who is a Desk Sergeant on the New Orleans Police Force. He got a new home and cash at intervals. There is one more juror but I cant learn his name. This is no idle dope.

Now the barrel house politicien who so severely castigated you and Attorney General Murphy last night over the radio, namely Shirley Wimberley, is a law partner of Governor Earl Long. His record is rank for fraud and alick practices about town. We and another political lawyer in the partnership with Earl Long, namely, Clea Schrt, both get \$400 per Month from the "Deducts" that they take from the pay of State employees. No wonder he raised such a howl over your investigation of Deducts. They all get their share, even Long. If you stick close to John Fush, the man whe handled the Deducts you will find out plenty. Fush beat his income tax and owns several pieces of property and a large home at Bay St. Louis Miss.

I hope you will soon find out that the people of this State know this Wimberley and his tribe. This is the same stunts they pulled on General Ansell, etc. when they were down here investigating Huey Long and his crowd a few years ago. They blasted them on the radio and got out circulars on every lie they could think up on the Coverment men. This is done to try and get Murphy to sall, off his men. They surely insulted Atty. General Murphy and you and deveral others.

You will also note all the apologies by Maestri and the Lawyer of William Helis about their oil connections. You know about a week ago they let out that nohting would come of the investigation because Elliott Roosevelt and Farley were linked with Helis in an oil deal that was shady. This came out of Bob Maestri's office.

SEP TO BOW.

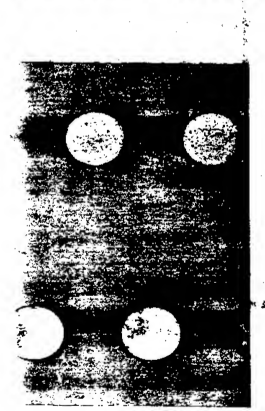
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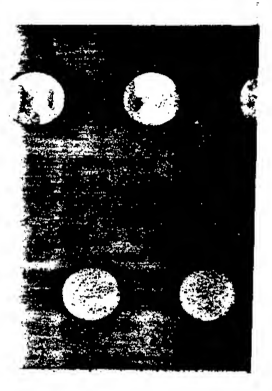
Please send to Attorney Usereal Murphy from now on all the newspaper letters from the people of this State that will write end rebelled this Minberley for this speech against you and Mr. Murphy. They will rem in great numbers.

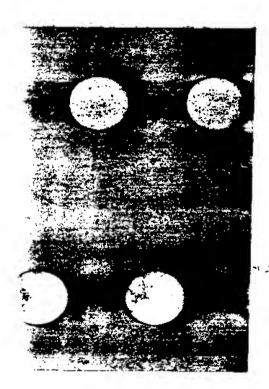
Please follow up this case of the hon maned Speed, now on the Grand Jury, who is talling all that goes on in the Jury Room to the politicisms.

I get dope from the incide and will pass it on to you.

me hufy the months led less your week less of mely shill and of mely







ams Operatives No. Meddle in State and Defends De ducts

Shirley Wimberly, associated in the practice of law with Governor Karl K. Long, Monday night accused operatives of the United states department of justice of medding into purely state at them to "quit fooling around with state's rights."

Speaking over radio station WDSU, Mr. Wimberly made personal attacks on members of the citizens' voluntary committee of Louisiana, criticized The Times-Picayune and New Orleans States, and defended "de-ducts" as "the best system in politics."

Directing his remarks to "this fellow Rogge (O. John Rogge, assistant United States attorney-general)," the attorney said, "You are that going to run this state. You can tell your boss, Frank Murphy, that.

Warns Investigators Mr. Wimberly warned federal savestigators to "Confine your-selves within the confines of your eworn duty."

You are just plain politicians, no better and no worse than the average," he asserted. "Don't you know that you are just pay-roll boys? Don't you know and I know that you pulled political wires to get where you are."

The speaker then referred to United States Attorney-General Murphy as "nothing more nor less than a common or garden variety of politician."

Intimates Retaliation Mr. Wimberly later directed this remark to Mr. Rogge: "Quit fooling around with state's rights and attend to federal matters or the people of Louisians are going

to get mad at you."
"Your boss, Mr. Murphy, might want to run for president on the Democratic ticket," Mr. Wimberly asserted, then remarked: "There" might be a few of us Louisiana boys who will take the stump in other states and tell the people what he thinks about state's

Hells, wealthy Louis tor, who list softines oil concessions in the eptics mation of Greece, any of the Reils operations, and returned from that country today. Is not connected with any of the Mr. Coth sett he left Mr. Helle in Greece about two wells ago, and the oil man was then engaged in drilling his third on test in that country, and was making plans w start his fourth operation as soon as the drilling equipment could be moved to the new location. The two completed tests were carried to a shallow depth and are classed as dry holes.

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In reply to charges made that Mr. Helis was hiding out, the attorney denied the implication, and said "Mr. Helis will return to this country when his business affairs require his presence. It might be tomorrow and it might be a year from now, but at present his interests require him to be in Greece." Macsiri Connection

Inquiries as to the location of the yacht, "William Helis," which has been moored near the Southern Yacht club for several weeks but recently left and no trace could be found in New Orleans revealed that the boat is now at the docks of the Edwards Transportation company, of Houston, Mr. Cobb said Mr. Helis owns an interest in the company which manufactures barges. Too many people wanted to use the boat, so it was put over there." Mr. Cobb said:

The attorney said, "Mayor Maestri owns stock in the Canal-Oil com-pany which is headed by Mr. Helis, and the company operates in several fields, notably the Iberia or Little Bayou field in Toeria parish. In addition to the Canal Oil company holdings which are on the Bernard tract, Mr. Helis, individually, owns other producing wills in the field. Leche Not Links.

"A joint operation in the Valen-

of by Mayor Maestri and Hella.

Mr. Cobb said further, Former
Deversor Leche is not interested in Helis companies in any way."

Reports that Mr. Hells was attempting to liquidate his holdings in the state were deriled by Mr Cobb. A reported deal with the lantic Refining company de properties rated at being a \$10,00 000 and was confirmed by Cobb, who said the terms of the deal were not satisfactory and he had recommended that the Helis terests turn down the offer. Details of the deal were not revealed.

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"As for these reports that Mr. Helis is dealing in hot pil," Mr. Cobb said. "They are untrue and the facts will reveal themselves in due time."

No Comment

When asked about the statement made by the attorney, Magor Mass-tri said he has "no comment to make."

Mr. Cobb visited the mayor in his office in the city ball this mortging.

Money Unsafe Outside. He Swallows It

(By The Associated Press) ALLENTOWN, Pa., July 31 .-Aivis Murray is satisfied he has found at last a safe place for

his money. Taken to a hospital by police after a street fight, Murray complained \$9 was missing from his wallet. He held up his last \$10 and said:

"Here's one ten nobody will

Then he swallowed H.

Deadline F

PIES DESTROYED The Arms - Arms

Made No Effort to Make Secret of Them

Mayor Robert & Maesiri Mon-day detailed his affiliations in the off business with William Hells, asserting that "I have made no effort to make a serves of thems."

Mayor Maestri said he owns 50 per cent of the stock in the Ca-hal Oil Company, which Mr. Hells heads, and that he and Mr. Hells jointly own three wells in

Mr. Cobb stated that Mayor tions in the people must judge my actions in the future as mayor, by what I have done in the past. I Maestri "owns stock in the Canal

There is no secret of the fact that I am a stockholder in the lenge any man to attack my reputation for honesty, either perform public record in Lafourche and the length of the length Iberia parishes, where I have cruel and unjust slanders that holdings. None of my dealings have been cast at me to be as a shown the Roard."

Mayor Maestri said that he and Mr. Helis have three producing wells in the Valentine field.

"The drilling company gets 50 per cent, I get 25 per cent and Mr. Hells gets 25 per cent there," he said.

Operations in Greece

Mr. Cobb, who left Greece about Mr. Cood, who lest Greece about two weeks ago, said that Mr. Helis was engaged then in drilling his third oil test in that country and planned to start a fourth operation soon. The first two tests couried to a shallow two tests, carried to a shallow depth, were classified as dry

holes, he said.
Mr. Helis left New Orleans several months ago to effectuate a concession granted him in 1938 of the entire country of Greece for drilling purposes.

Challenges Anyone to Attack Reputation

Mayor Robert S. Maestri Monday challenged anyone to attack his reputation for honesty and said that except for that challenge he would remain silent for the present to attacks made against

He said he would remain silent even if the attacks are repeated and are made worse but that he would except from his silence this

"I, as mayor of this city, have not taken a single dishonest dollar and I challenge any man to attack my reputation for honesty either personally or officially."

The mayor's statement follows: "There has been distributed in the last few days, in those portions of the city of New Orleans where it is considered that it would injure me most, copies of a newspaper published in a neighboring town, containing charges

Junes are the in scaling three-tigating many matters of a gov-

What who appears before them what is the result of the grand jury anvestigation, cannot, by me be see anto.

Those investigations I know will be thorough.

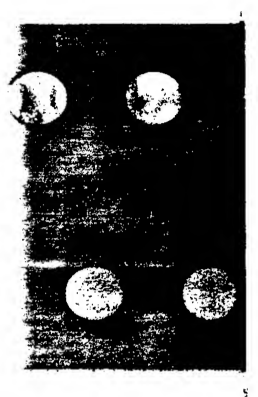
The present I must not take any

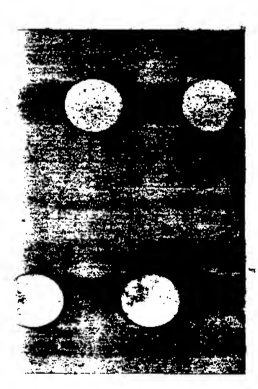
Hells heads, and that he and Mr. Hells jointly own three wells in the Valentine field in Lafourche parish. The Canal Oil Company operates in the Little Hayou field in the Leer in the Little Hayou field in the Leer in the Lafourche parish. The mayor's statement was in confirmation of one issued by Lloyd J. Cobb, attorney for Mr. Hells, in which Mr. Cobb said the Gil Company. Mr. Cobb said the Gil Company. Mr. Cobb returned Gul Comp

Maestri "owns stock in the Canai What I have done in the past. I will remain silent even if the attacks are repeated and are made other holdings in which the may from my allence: I, as mayor of this not interested. other nothings in which the fact this city, have not taken a single dishonest dollar and I challed the city of the fact of the fact the city of the ci

them than it is for me.

"I feel certain I will be exonerated from all unjust charges that paper makes against me by bigher authority than a slanderous newspaper, inspired by malice and a political ambition, which, to succeed, must destroy me."





COPIES DESTROYED

Baton Range Fa July 11 th, 1939 In re: kneees con of Me & Mess John B. Lewis no 2918-2525 Tele Mr. Frank murphy adamore stract Morney general Department of Justice 62-32509-205 Washington D. Co. Dear Mr. Murplig: The enclosed affidavit is relf-upland Kindly investigate the camplaint Which is made in good faith relief brought about through bad faith of fraudulent acts of incapable dishonest persons acting in tirolation of a a a act to defraced the Heirs of the above address Del. New Celeans Miss agnes & Lewis,

Salone Renege Lac July 11th, 1939 In re: kneession of Me 7 men John B. Lewis no 2918 - 2525 tela Mr. Frank murphy a. Cinos That Morney General Department of Justice Washington D. Co. Dear Mr. Murpley: The enclosed afficient is self-upland Kindly investigate the parisplant Which is made ne good faith grant un speady justice ? backforde t fraudulent acts of

Date Renge La In re: succession of Me 9 hem John B. Leins no 2918-2525 tele Mr. Frank murphy C. C. Tra-t attorney general. Department of Justice Washington D. C. Dear Me. Murply The enclosed afficionent is self-upland Kindly investigate the camplaint Which is made in good faith grant un speady justice bad faith & Prandulent acts of

FEDERAL PUREAU OF INVESTIGATION.

8. S. GEPARTMENT OF JUSTICE

COMMUNICATIONS SECTION

JUL 281939

TELETYPE

Mr. Glavin Mr. Crowl Mr. Harro

Mr. Nichola Latin

Mr. Quive Tamme ...

Mr. Rosen

Mr. Sears ...

Mr. Trecy..... Miss Gandy...

DI NEW ORLEADS 7-20-39 C-07 FM AHS

UIRECTUR

CONSTITUTIONAL RIGHTS AND TESTIFIED FEDERAL GRAND JURY,

HIM CRITATO, TODAY. ROBERT MARSTHI, NEW ORLEADS MAYOR, ALSO TESTIFIED

BEFORE IT TODAY. GRAND JURY RECESSED UNTIL THIRTY FIRST MEYT. STATE

GRAND JURY, RATOM ROUGE, RECESSED FOR TWO MEEKS, APPARENTLY TO PERMIT

IDVALITIEATORS TO RUN OUT LEADS. OLIVER CARRIERE, GRANDSON OF LATE

LATILIANDA CRICY JURNICIO C. C. FROVOSTY, APPOINTED TO LOUISIANA STATES

UNIVERSITY BOARD OF SECURIOR SUPERVISORS TO RIPLACE D. F. EDLISON.

ELEIGON A M. C. FROMFFRAMIR, WAS USED APPOINTED FROM SAME FABRIC AT SECURIOR MECORDIDE INCREMENT TO BOARD. MATHEW S. FRANCIST,

INCOME LANGUAGE ACTIVITY, IN TO INMERINARY TOTAY ACTIVATED TO CORPER.

THE TOTAL COURSE OFFICE INTEGRATY. PRAYING APPEARS TO B. BROWN.

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IN TELL TO MILL

Sederal Sureau of Investigation United States Department of Instice

NEW CRIEANS, LOUISIANA July 29, 1939

Director
Federal Bureau of Investigation
Washington, D. C.

Re: LOUISIANA STATE OFFICIALS; Information Concerning

Dear Sir:

Mr. G. W. HOLLAND, Head of the Petroleum Conservation
Division, United States Department of Interior, Washington, D. C.,
called at the New Orleans Division office on July 26, 1939, at which
time he requested that any information received by this Bureau relative to violations of the Connally Act be transmitted to CLIFFORD C.
ROWLAND, who is in charge of the investigation of violations of the
Connally Act in this district. Mr. HOLLAND was advised that instructions
given to this office by the Bureau were to the effect that all reports
of alleged violations over which this Bureau has no investigative jurisdiction in connection with this case, should be submitted to the United
States Attorney at New Orleans, Louisiana. Mr. HOLLAND appeared to feel
that cooperation in this matter would not be wholly given unless the information received by this office relative to violations of the Connally
Act were transmitted directly to Mr. ROWLAND.

Special Agent C. W. DUNKER, while communicating with Mr. TAMM of the Bureau on other matters, informed him of the request of Mr. HOLLAND; however, Mr. TAMM advised that information received by this office pertaining to alleged irregularities over which this office has no investigative jurisdiction should be referred to the United States Attorney at New Orleans, as previously directed by the Bureau.

Very truly yours,

B. E. Sackett D

B. E. SACKETT

Special Agent in Charge

CWD:ALS 62-978

TO TEST

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ACH: LL

TOTO CONTRACTO

62-32509 -202

66-1045-61

Special Agent in Charge New Orleans, Louisiana

Ret CRIME CONDITIONS - LOUISIANA

Dear Sire

There are inclosed herewith two photostatic copies of an anonymous letter dated at Shreveport, Louisiana, July 29, 1939, addressed to the Attorney General by an "American," and referred to the Bureau. It is desired that one copy be furnished by your office to United States Attorney Rens A. Viosca, Now Orleans.

Very truly yours,

John Edgar Hoover Director

Mr. E. A. Tomm
Mr. Clegg
Mr. Coffey
Mr. Egan
Mr. Glavin
Mr. Crowl
Mr. Harbo
Mr. Lawler
Mr. Mcintize
Mr. Nichols
Mr. Q. Tamm
Mr. Tracy
Miss Gandy

Inclo	sure
	COMMUNICATIONS SECTION,
	* AUG 1 1 1989 *
	FEDERAL BURGALTAL INVESTIGATION.

5/1/

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SHREVEPORT, LOUISIANA JUL 3 1 1939 Dear Der Charles Louis Frepre & him in no. Harste thuring viaso grilling for friendly with your men and not gening him the If peems that thusbanbung in the U. S officer who is mirstur state pregavor Just he ment all the facts as preduced at lach person or daily medicing I grand ap to the time Ellerder arrived at morses physlianbury and not a at least morsein did not them: that he was grilling free upulo The openion here is that if wrough bridenes? ear he seemes against some me jor actor en the drama to indies him there well ha free corperation for immuty, he cause of Meraturely
the per of having this in he cause of Meraturely
does not heretato to purteer himsely an investigation in M.D dline three and no during muld star a mellem dallar m. P. A pland the municipal mos in n. B. nella fladh nashwyfon Do INDUXED

Shreveport, Louisiana

7-29-39

Dear Sir:

Marstn ordered Senator Ellender to report to him in N. O.

Marstn thinking Vraso getting too friendly with your men and not giving him the information he wants.

It seems that Christianberry is the U. S. officer who is Marstn's stool pigeon has not been reporting enough to Marstn and he wants all the facts as presented (?) at each session or daily meeting of Grand Jury.

Up to the time Ellender arrived at N.O. Christianberry did not or at least Marstn did not think that he was getting full reports. The opinion here is that if enough evidence can be secured against some major acts in this drama to indict him there will be a full confession for emnuity.

The fear of doing this is because of Marstn who does not hesitate to protect himself. An investigation in N. O. alone should and no doubt would show a million dollar WPA start on the Municipal Work in N.O. With padded pay rolls etc etc

American

To Hon Frank Murphy Washington, D.C.

F) SEP 17 1994

August 10, 1939

ACH: LA

62-32509 181, 193, and 201

HOORDED

Ret CRIME CONDITIONS - LOUISIANA

Dear Sire

Inclosure

There are inclosed herewith two photostatic copies each of the following described communications, which were received by the Attorney General and referred to the Bureau, and it is desired that one copy of each be furnished by your office to United States attorney Reme A. Viosca, New Origens:

Anonymous letter dated at New Orleans, July 24, 1939, beginning, "Is there may truth to the terrible slanderous information...."

Letter dated at New Orleans, July 23, 1939, from Marguerite A. Richardson, et al.

Letter dated at New Orleans, July 23, 1939, from Alexander Brownsdale.

None of these communications has been acknowledged.

Very truly yours,

Mr. Nathan

Mr. E. A. Tamm

Mr. Clegg

Mr. Ceffey

Mr. Egan

Mr. Crowl

Mr. Crowl

Mr. Harbo

Mr. Lawler

Mr. Mcintire

Mr. Rosen

Mr. Stars

Mr. Nichols

Mr. O Tamin

Mr. Tracy Mise Gandy COMMUNICATIONS SECTIONARY Hoover
Director
M A I L' E D

★ AUG 1 0 1939

FEIGHRAU BERNAU DE HAVET CATION OF COLOMBIANCE DE LAVET CATION

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Jul- 55, 1939



He Dear Mr. Hurghy:

As in othermey the desires that the national government and particularly the department of justice be held in most ect and in esteem by the public, I feel it my duty to use you to insist on an homest cleanup of this horrible rass that rakes I susse Sity end Chinago look sustabuish.

It is sad but thus that the decent prople of Louisiana fall lat form and hald out what the department of justice under it. Our injs dropped the income tax esses seventh more sponsinst i proper Weiss and the other property in in the entire strion.

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late the last know that they could go as far as they wanted in simplify all in account toon to the postitution of the postitution of the postitution at the state wait, the could be the best through their manipulations at the state wait, sitty, the blind thing would never have beganned.

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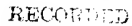
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Celeenler Brombal

RECORDED & INDEXED JBH:DC

62-32509 -200

August 12, 1939



Mr. J. W. Johnson Post Office Box 705 Laredo, Texas

Dear Mr. Johnsons

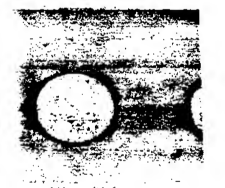
Your letter dated July 26, 1939, addressed to the Attorney General has been referred to me.

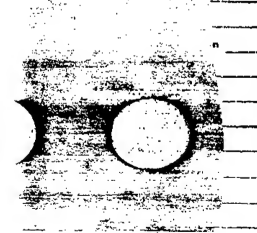
On behalf of the Attorney General I wish to express appreciation for your spirit of cooperation and your interest in law enforcement.

Very truly yours,

John Edgar Hoover Director

cc-San Antonio (with copies of incoming letter)





COMMUNICATIONS SECTION

MAILED

* AUG 12 1939 *

FEDERAL BUREAU OF INVESTIGATION.
U. S. DEPARTMENT OF JUSTICE

We Specialize in Supplying Quail to State Game Commission for Restocking Purposes.

U.S. Attorney General Murphy Washington, D. C.

American Mexican Bird & Animal Co.

J. W. JOHNSON, GENERAL MANAGER

WHOLESALE AND RETAIL DEALERS OF

LIVE ANIMALS, BIRDS AND REPTILES FOR ZOOLOGICAL, PROPAGATING AND SCIENTIFIC PURPOSES

TEXAS GAME BREGERGE PERMITS NOS 1-550-25-18

P. O. BOX 70

17/26/39

Dear Sir:

Have just read with much interest the articles appearing in the Asso. Press regarding your splendid work cleaning up New Orleansof all the rotten politicians there. You have the respect and best wishes from a large number of our citizens in this District and we hope that you carry the work on in New Orleans to a complete finish, the same as you did in Kansas City.

This District has suffered with the same troubles as the good citizens of New Orleans and Kansas City, had to endure, until you stepped into the fight and sent a large number of them to the Penitentiary where they be-Long.

We are still hoping that your Dept. will carry out the investigation promised us some time ago. Again assuring you of my hearty co-operation in this very necessary investigation at an early date.

l am as ever,

Yours for justice,

J. W. Johnson

COPIES DESTROYED SEP 17 1964 170

RECORDED & INDEXED

EDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICA

EAT : HA

JULY 27 1939

To: COMMUNICATIONS SECTION.

Transmit the following message to:

RECORDER

Mr.

NEW ORLEANS

LOUISIANA STATE OFFICIALS INFORMATION CONCENTION

AUTHORITY GRANTED INVESTIGATE PERIT JURY PARIS

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CODE

HECEIVED-DIRECTOR

FERENCE ABORD OF INVESTIGATION.

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SENT VIA 170 SEP 17 1964

Per____

DECODED COPY

EDIAN SUSEAN OF INVESTIGATION.

B. S. DETARTMENT OF JUSTICE

COMMUNICATIONS SECTION

JUL 25 1939

Mr. Charles

Mr. Charles

Mr. Glavie

Mr. Glavie

Mr. Charle

Mr.

FBI NEW ORLEANS 7-25-39 12-25 PM ALS

/DIRECTOR

CLOUISIANA STATE OFFICIALS, INFORMATION CONCERNING. WILLIAM G. RANKIN RESIGNED AS COMMISSIONER OF CONSERVATION OF LOUISIANA, AND ERNEST S! CLEMENTS, STATE SENATOR FROM OBERLIN, LA., APPOINTED TO POSITION. PLETHER E I FRAZER WHO ASSUMED L. PI ABERNATHYS POSITION AS CHAIRMAN STATE HIGHWAY COMMISSION LAST WEEK RESIGNED, AND WARREN RAGGIO, FORMER CHAIRMAN LOUISIANA TAX COMMISSION, APPOINTED. DR. JAMES. A SHAW DISMISSED JULY EIGHTH, REINSTATED AS DIRECTOR OF MINERAL DIVISION CONSERVATION DEPARTMENT. FOREGOING CHANGES TOOK PLACE JULY TWENTY FOURTH. GEORGE W. HOLLAND. DIRECTOR OF OIL CONSERVATION DIVISION, DEPARTMENT OF INTERIOR, ARRIVED NEW ORLEANS TO ASSIST IN HOT OIL INVESTIGATION. RENE VIOSCA, USA, NEW ORLEANS, ADVISED JUDGE WAYNE GIBORAH CONTEMPLATED REPLACING H J CARTER, NEW ORLEANS U S CLERK OF COURT, A REPUBLICAN AND AN RECORDED & INDEXED OLK MAN, WITH A DEMOCRAT ABOUT AUGUST FIFTEEN, THIRTY NINE. VIOSCA REQUESTED IMMEDIATE DISCREET INVESTIGATION PRESENT PETIT JURY PANEL EVEN THOUGH APPOINTMENT NEW U S CLERK OF COURT WOULD NECESSITATE

12/1/24

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PAGE TWO

A NEW PANEL INDICATION DEPUTY CLERK PROBABLY RESPONSIBLE SOME NAMES ON PRESENT PANEL MIGHT BE USED IN TRIAL OF MAIL FRAUD CASE PRESENTLY PENDING. VIOSCA ADVISED THAT O. JOHN ROGGE TO CONFER WITH ATTORNEY GENERAL RELATIVE TO TRANSFERRING HILARY J.GAUDIN ASSISTANT U S ATTORNEY NEW ORLEANS TO CALIFORNIA OR TO OTHER GOVERNMENT DEPARTMENT INSTEAD OF HAVING HIM RESIGN

SACKETT

END

OK FBI WASHINGTON DC GDH

August 12, 1939

OT CORDED

Special Agent in Charge New Orleans, Louisiana

Res CRIME CONDITIONS - LOUISIANA

Dear Sire

There are inclosed herewith two photostatic copies of a latter dated July 27, 1939, received by the Bureau from Mr. James K. Henson, of Morgan City, Louisiana, together with two copies of the Bureau's reply thereto. It is desired that one copy be furnished by your office to United States Attorney Rene A. Viosca, New Orleans.

Very truly yours,

John Edgar Roover
Director

Inclosure

V

COMMUNICATIONS SECTION

MAILED

★ AUG 1 2 1939

FEDERAL BUREAF OF INVESTIGATION.
U. S. DEPARTMENT OF JUSTICE

Mr. Clegs
Mr. Coffey
Mr. Coffey
Mr. Egan
Mr. Glavin
Mr. Grew!
Mr. Harbe
Mr. Harbe
Mr. Rosen
Mr. Rosen
Mr. Nichols
Mr. O. Tamm
Mr. Tracy
Miss Qandy

With South

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ACH:LL 62-32509-198

Mr. James K. Hanson 1100 Fourth Street Horgan City, Louisiana

Dear Mr. Eansons

This will acknowledge receipt of your letter dated July 27, 1939, concerning gambling in Morgan City.

I wish to advise that I have carefully noted the contents of your letter and fail to note a violation of any Federal law within the investigative jurisdiction of this Bureau. However, I suggest that in the event you do possess such information, you may be desirous of furnishing complete details direct to Mr. B. E. Sackett, Special Agent in Charge, Federal Bureau of Investigation, United States Department of Justice, 1308 Masonio Temple Building, Bew Orleans, Louisiana.

The information contained in your letter has been referred to United States Attorney Rene A. Viosca, New Orleans.

Yory truly yours,

John Edgar Hoover

COMMUNICATIONS SECTION MATLED * AUG 1 2f 1938 : * Phisney to W. REDERAL BUREAU TOF YNVESTIGATION! (& to) U. S. DEPARTMENT OF JUSTICE

Mr. Lawler Mr. McIntire Mr. Rosen Mr. Sears Mr. Nichols Mr. Q. Tamm Mr. Tracy Miss Gandy

D

July 27, 1939

Mr. J. Edgar Hoover

Director, The Federal Bureau of Investigation Washington, D. C.

Dear Sir:

I wish to call to your attention something of grave importance taking place in this part of the country, which there seems no possible way to remedy without calling on you for assistance.

The question of open gambling and the slot machines: They are oausing untold suffering among the people, and I have personally taken the matter up with the Sheriff, and was told he had no authority to do anything concerning the matter unless he had orders from the governor of this state.

You undoubtedly have seen the crooked and unscrupulus things taking plave in our government of this state.

So is there any wonder the sheriff of this county wouldn't uphold the gambling and slot machines?

I wish it was possible for me to speak to you personally concerning this matter. Then I could express myself more clearly.

8/12/39 - Que

There has been several slot machines taken by young boys in this town lately and they have been arrested but nothing has been done about the matter. Therefore if the machines were within the law they would have been prosecuted.

RECORDED & INDEXED

If it is possible for you to send one of your men to this town without the authorities knowing anything about it. I will be glad to

jul St. (

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Federal Bureau of Investigation United States Department of Instice Washington, D. C.

RAG PRLA

July 26, 1939

MEMORANDUM FOR MR. E. A. TAME

Time: 11:55 P.M.

In response to a telephone call received earlier this evening, I telephoned Special Agent Dunker at New Orleans, and advised him that permission had been given to maintain a surveillance on Dr. James J. Shaw tonight. I ascertained that Mr. O. John Rogge, Assistant Attorney General, now in New Orleans, had verbally requested the surveillance of Shaw.

Special Agent Dunker advised that the Assistant Attorney General had made another request on the telephone tap of the New Orleans Mayor, the details of which would be included in his letter to the Bureau tomorrow.

I instructed Special Agent Dunker to advise the Bureau of further developments.

Respectfully,

R.a. Duesin,

R. A. Guerin Night Supervisor

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62 32501-19

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Tederal Bureau of Investigation United States Department of Iustice Washington, B. C.

EAT: COH

July 27, 1939

Time: 4:35 p.m.

MEMORANDUM FOR THE FILE

RE: OPOLITICAL SITUATION IN LOUISIANA

Agent Dunker called from New Orleans in connection with certain developments in the above situation.

Assistant Attorney General Rogge has requested that Bureau Agents place a wire tap on the home of Robert Maestri, Mayor of New Urleans. Mr. Rogge has not gone into detail concerning this request as yet with Mr. Dunker but the latter wanted the Bureau's reaction to such a request. The tap is not to be maintained in connection with a case over which the Bureau has original investigative jurisdiction but will relate to income tax and hot oil cases. Mr. Rogge, according to Agent Dunker, made the request of the Bureau as he knew the facilities for such an assignment are available.

I pointed out to Mr. Dunker that the other Agencies also are equipped for wire tapping. I instructed him to inform Mr. Rogge that a matter of this kind is something Mr. Hoover has to pass upon personally and that his request will be brought to the Director's attention in order that if necessary he may take it up with the Department.

Mr. George West Holland, Director of the Petroleum Conservation Division of the Department of Interior, has requested that all information received relative to hot oil investigations be transmitted directly to Mr. Rowland, the man in charge in New Orleans, According to Mr. Lunker, previous instructions were to submit the information to the United States Attorney. I instructed Mr. Dunker to continue to submit the information to the U.S. Attorney.

Mr. Dunker stated that U. S. Attorney Viosca has made a request for an Accountant to assist in the hot oil investigation. However, he understands that two Accountants from the Federal Tender Board are now in New Orleans assisting in this investigation and he does not know whether this request will stand. I told him the Director would pass on this.

170 SEP 17 1964

RECORDED COPY FILED ING (1 /2 / // - /?

MEMO FOR THE FILE

7-27-39

Mn. Dunker stated the surveillance was maintained on James
Al Shaw last night. Nothing occurred except that a taxi
drove up at 1:00 a.m. The license number was obtained but
it was considered inadvisable to check with the cab company
as the same is connected with the Mayor and other individuals
involved in the investigation. In this connection, Mr. Rogge
has informed Mr. Dunker that Shaw has made a confession
before the Grand Jury admitting he received \$30,000.00 on
which he failed to report any income tax. Mr. Rogge has
stated the surveillance may be discontinued. I told Mr.
Dunker he could drop the matter of checking on the taxi-cab.

E. A. TANN

1306 Masonic Temple Building, New Orleans, Louisiana

July 26, 1939

Romorable Rene Vices. United States Attorney, New Orleans, Louisians

Deer Sir

RE: LOUISIANA STATE OFFICIALS
Taformetics Conserving

Relosed berewith are photostatic copy of savelope addressed to the Attorney General and the letter contained therein, mailed at Shreveport, Louisiana, June 30, 1939. This letter relates to the present irregularities in Louisiana.

The informant, TOM, about whom your office has previous communications, again contacted this office July 85, 1939, at which time he advised that JUMY MORRISON was scheduled to speak over radio station WDSU July 26, 1939. This informant advised that he believed MORRISON would be able to supply a great deal of information relative to the irregularities of DR. CLARENCE LORIO and irregularities in Louisiana in general.

Very truly yours.

B. E. SACKETT.
Special Agent in Charge

Enclosures CWD:sh #62-978

cc Bureau

DADSACTE

GENERAL RESIDENCE INVESTIGENT

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62-32509 - 185 - 191 - 192 and 195

Special Agent in Charge Ber Orleans, Louisians

Res CRIME CONDITIONS - LOUISIANA

Dear Sirs

There are inclosed herewith two photostatic copies of the following described communications, which were received by the Attorney Ceneral and referred to the Bureau, together with two copies of the Bureau's replies thereto, and it is desired that one copy be furnished by your office to United States Attorney Rene A. Viosca, New Orleans:

Letter dated at Crowley, Louisiana, July 24, 1939, from Mr. Lawrence & Pugh.

Letter dated at New Orleans, July 27, 1939, from Mrs. Marie Rebert Holbrook.

Letter dated at Camden, New Jersey, July 27, 1939, from Mr. Frank H. Spuhler.

Letter dated at Morse, Louislana, July 24, 1939, from Mr. George A. Chiasson.

Very truly yours,

COMMUNICATIONS SECTION

MAILED John Edgar Roover AUG 12 1939 Director

Inclosure

FERRET RUBLAT OF INVENTIGATION.

Wiff for/

Mr. E. A. Tamm
Mr. E. A. Tamm
Mr. Clagg
Mr. Coffey
Mr. Egen
Mr. Glavin
Mr. Growi
Mr. Harbe
Mr. Harbe
Mr. Harbe
Mr. Mcintire
Mr. Rosen
Mr. Sears
Mr. Nichols
Mr. Q. Tamm

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48-32509 /- 19

August 13, 1998

Post Office Box 55
Norse, Louisiana

Dear Mr. Chiassons

Inis will acknowledge receipt of your letter dated July 24, 1939, addressed to the Attorney General of the United States, concerning crime conditions in Louisiana, which letter was referred to this Bureau for appropriate attention.

I have perused the contents of your letter and fail to note definite information concerning a violation of any Federal law within the investigative jurisdiction of this bureau. However, I suggest that in the event you do possess such information, you may be desirous of furnishing the same to United States Attorney Hene A. Viosca, New Orleans.

I wish to advise further that the data contained in your communication are being furnished to Mr. Vloses.

COMMUNICATIONS SECTION

MAILED

AUG 12 1939 John Right Moover

Director

FEDERAL BUREAU OF INVESTIGATION.
U. S. DEPARTMENT OF JUSTICE

 RECEIVED DIRECTOR

MI

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Mr. Telsen

Mr Nathan

Mr. E. A. Tainsn

Mr. Clegg

Mr. Coffey

Mr. Egan

Mr. Crowl

Mr. Harbe

Mr. Harbe

Mr. Hawler

Mr. McIntire

Mr. Rosen

Mr. Sears

Mr. Q. Tainm

Mr. Tracy

Miss Gandy

Pop Ban 55 morse, Louisiana July 24 1939, attornly General-Grashington-P.C. 62-32509-115 Plan LinRECORDED & INDEXED I am a resident of the with Ward- acadin Parish, Lewister. my home is two miles I with east of the village of morse, Sa. I have been trying & fet things strægktened out hur in my Ward sing 1934 - I have hem unrekt & frond- but our attorney Smerch in Laurisiana, no postnict attorney hur don't sieme to think this There he kinched to ofen - they

district put it in mode like they they could have used - and up to dat their has hem no action taken - would it be passible to one to be called with all of the information? have I would be willing to testify any time you want my to. I am a poor mon and I think its time his por people try and bup the brooked affect helders from pulling on you and its a disgray the way our election are handled her - I really thinks could sing you facts her that would make that a bitter place to live in - providing you take

Police gerrer hur lass General clection. there are they precients in this word.

9 was represented at one - 9 heat then
at the and had representation when there W. P. a. workers on a road project and this particular road that m. P.a. wribers or on in being fraviled - who pays for this gravel. Supposin some of their gravel is staten- what action should by taken? I have a letter here sent I me telling such has happened here august 4, 1938, up to dut I know by no action taken - this is a large thing faths on, same and a small pits & be a key in your don't interfer with him, b

I am an Kusaldlin - I shvigt in the Regular U.S. army from December 1916 - & December 1920 swas in Buttery a. 75 Field artillery during the war- First american Devision -9 mar in France two years. Nh two kundred days on pung hinh so you can undustant I want things & he as straight as possible thats what mew? faught for thin-lo Why not now? Further most - I doubt the vates we country right in January 1936. . Please am, analyshy see that I fit a Chance to at least be able Daton Rouge of new Orleans, on of your very able assistant

laved lame to our home here- and be in private - In other words, on ready to talk any place - and at any time you choose, all you have & do in say whey and when and sell 4 they if God say the s know this letter sounds like som one hygging - put if you would be in our fix you would be \$52 -Very able attention respectfiell your orge a. Chies a con

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FEDERAL BUREAU OF INVESTIGATION

Form No. 1 New Orleans, Louisiana FILE NO. 62-983 THIS CASE ORIGINATED AT PERIOD FOR WHICH MADE 7-17 DATE WHEN MADE NEW ORLEANS 18,22 & 24-39 TITLE HILARY J. GAUDIN INFORMATION CONCERNING Assistant U. S. Attorney General O. JOHN ROGGE SYNOPSIS OF FACTS: requested investigation as to Asst. U. S. Atty. HILARY J. GAUDIN, New Orleans, as possibly favoring SEYMOUR WEISS and others in mail fraud violations. GAUDIN is an appointee in office of U. S. Atty., New Orleans, on behalf of SET- 3 MOUR WEISS and has stated he does not believe WEISS guilty of mail fraud. It is understood GAUDIN may be transferred to office of U.S. Atty. another section of country, or to the Judge Advocate General's department of the War Department, if possible. P DETAILS:

This investigation resulted from a request made of the New Orleans Office by Assistant United States Attorney General O. JOHN ROGGE, who desired information as to the possibility that Assistant United States Attorney HILARY J. GAUDIN, New Orleans, Louisiana, may be favoring certain prospective defendants in New Orleans, namely; SEYMOUR WEISS, MONTE HART, and others involved in mail fraud investigations in New Orleans and vicinity. This request was made of Special Agent R. L. SHIVERS, Acting Special Agent in Charge of the New Orleans Office, on July 16, 1939, and authority was received from the Bureau to make the investigation requested by Mr. ROGGE.

The writer was assigned to assist in investigation of other matters being handled by Mr. GAUDIN in order to discreetly conduct the investigation possible in this matter. During this association with Mr. GAUDIN, he volunteered the information that he and the other Assistant United States Attorneys, stating that four of them altogether were all political appointees

APPROVED AND FORWARDED:	SPECIAL IN	AGENT	DO NOT WRITE IN THESE SPACES									
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U. S. GOVERNMENT PRINTING OFFICE . 7 -- 2004

SMW: Als

Sederal Sureau of Investigation United States Department of Justice

NEW ORIEANS, LOUISIANA July 27, 1939 The state of the s

PERSONAL and CONFIDENTIAL

Director Federal Bureau of Investigation Washington, D. C.

HILARY J. GAUDIN:

Information Concerning

Dear Sir:

Enclosed herewith is the report of Special agent S. M. WOLF, New Orleans, dated July 27, 1939, in the aboveentitled case.

The latest information in this case is that Mr. O. JOHN ROGGE of the Department of Justice was to discuss this matter with the Attorney General, relative to transferring HILARY J. GAUDIN to another part of the country or to another government department. However, this office does not know of the Attorney General's decision in this matter.

Very truly yours,

B.G. Sackettio

B. E. SACKETT Special agent in Charge

62-983 CWD:ALS Enclosure

and were obliged to be careful in their essociations in and about New Orleans at the present time because of investigations now being made of persons such as SEYMOUR WEISS, MONTE HART and others, who are believed to wield considerable political influence. Mr. GAUDIN also volunteered the information to the writer during the course of cashall so conversation that he was interested only in SEYMOUR wites, who has been indicted for mail irrus; that he celleved MONTE HART would probably be guilty of almost anything, and he desired to see his convicted and Mr. ROGGE was given the information developed to this policy, as was Special Agent R. L. SHIVERS, then Acting Special Agent in Charge.

During subsequent association with Mr. GAUDIN, he advised voluntarily that he did not believe that SKYMOUR WEISS is guilty in connection with the mail fraud indictment against him at the present time; that the only way he will believe WEISS guilty is to be convinced from the evidence produced in open court. He stated he is an appointed in the office of the United States Attorney on behalf of SKYMOUR WEISS and said fortunately he does not have to prosecute mail fraud violations, and that if he were prosecuting this type of violation he would either have to resign or be excused from participation in the case against SKYMOUR WEISS. This additional information relative to Mr. GAUDIN was furnished Mr. ROCCE by Special Agent SHIVERS and the writer in the New Orleans Bureau Office.

It was ascertained that at a conference between United States Attorney RENE VIOSCA, Mr. ROGGE and Mr. GAUDIN, which occurred July 22, 1939, in New Orleans, discussion was had as to the possible resignation of Mr. GAUDIN, and the matter was left pending until it was determined if it would be possible to transfer Mr. GAUDIN to the office of the United States Attorney in some other part of the country, preferably, los Angeles, California, or to the Judge Advocate General's Department of the United States Army.

UNDEVELOPED LEADS

THE NEW ORLEANS DIVISION

At NEW ORIEANS, will follow the developments in the office of the United States Attorney as to Assistant United States Attorney HILARY J. GAUDIN.

PENDING

	FEDERAL BUREAU OF INVESTIGATION
	Form 10.1
	PERIOD FOR WHICH WIDE NEW ORLEANS 7-87-39 18,88 8.4.36
	HILARY F. GAUDIN
A	SYNOPSIS OF FACTS: Assistant U. S. Attorney General of John Mark
1	requested investigation as to Assa. B. S. Atty. HUARY J. CAUDIN. New Orleans, as possibly for a crine SEYMOUR WEISS and others in all irous violations. CAUDIN is an appointed in office.
	of U. S. Atty., New Orleans, on behalf of SET. MOUR WEISS and has gtated he does not believe WEISS guilty of mail fraud. It is understood
	CAUDIN may be transferred to office of U.S. Atty- another section of country, or to the Judge Advo-
	cate General's department of the Mar Department.

-14	DETAILS: This investigation resulted from a request made of the New
*	O. JOHN ROGGE, who desired information as to the possibility that Assistant United States Attorney General ant United States Attorney HILARY J. GAUDIN, New Orleans, Louisians, may
1	be favoring certain prospective defendants in New Orleans, namely; SKYMOUR WEISS, MONTE HART, and others involved in mail fraud investigations in New
	Acting Special Agent in Charge of the New Orleans Office. on This is lowered
-	ed by Mr. ROGOR.
1	The writer was assigned to assist in investigation of other matters being handled by Mr. GAUDIN in order to discreetly conduct the in-
	vestigation possible in this matter. During this association with Mr. GAUDIN, he volunteered the information that he and the other Assistant United States
	Attorneys, stating that four of them altogether were all political appointees APPROVED AND FORWARDED: DO NOT WRITE IN THESE SPACES

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3 Bureau

2 New Orleans

Federal Bureau of Investigation

United States Department of Justice

Washington, D. C. July 27, 1939

Time 8:30 p. ..

MEMORANDUM FOR THE FILE RE: POLITICAL SITUATION IN LOUISIANA

I called Agent Dunker at New Grieans with reference to Assistant Attorney General Rogge's request that the Bureau place a telsphone tap on the home of Robert Maestri, Mayor of New Orleans, which request is mentioned in the attached memorandum. I told Mr. Dunker this was out of the question; that we do not tap telephones and if Mr. Rogge wants this done the organization handling the matter in which he is interested should be requested to do this.

With reference to the request for an accountant in connection with the hot oil investigation, I told Mr. Dunker that as they already have two accountants from the Federal Tender Board let them get another one from there; that we do not have any accountants augilable.

WECORDED INDEXED

FEDERAL BUREAU OF INVESTIGATION

* JUL 28 1936

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